

ICJ Performance Measurement Standards

The Commission has established two equally-important priorities for performance monitoring:

- A. Safe & Successful Supervision
- B. Effective Returns

The Committee also identified 6 “Core Standards.”

This document lists Standards associated with each Compliance Priority. Core Standards are listed at the top of each section and marked with an asterisk (“*”). Additional Standards are listed in numerical order according to the related ICJ Rule.

Priority A: Safe and Successful Supervision

- A-01*** For all cases falling under Rule 4-102, Receiving States shall forward the home evaluation within 45 calendar days of receipt of the referral. **Rule 4-102(4)**
- A-02*** Receiving States shall furnish written progress reports to the sending state on no less than a quarterly basis. **Rule 5-101(4)**
- A-03*** Sending States shall respond to a report of violation, to include action to be taken by the sending state and the date the action will occur, no later than 10 business days following receipt. **Rule 5-103(2)**
- A-04*** Sending States shall issue a referral packet within 30 calendar days of the effective date of the Travel Permit for a juvenile testing a proposed residence. **Rule 8-101(3)**
- A-05** With regard to state committed parole cases, Sending States shall not allow the juvenile to transfer to the receiving state until the request for transfer has been approved. **Rule 4-102(2)(a)**
- A-06** With regard to state committed parole cases where it is necessary for a juvenile to relocate out of state prior to the acceptance of supervision, Sending States shall provide the complete ICJ referral to the receiving state ICJ Office within 10 business days of submitting a Travel Permit for that juvenile. **Rule 4-102(2)(a)**

- A-07** With regard to juvenile sex offender cases, Sending States shall ensure documentation is provided to the receiving state. **Rule 4-103(2)**
- A-08** With regard to juvenile sex offender cases where it is necessary for a juvenile sex offender to relocate or reside with a legal guardian prior to the acceptance of supervision, Sending States shall provide the completed ICJ referral to the receiving state ICJ Office within 10 business days of submitting a Travel Permit for that juvenile. **Rule 4-103(3)(b)**
- A-09** Sending States shall provide a written explanation within 60 calendar days when a request to discharge/terminate supervision is denied. **Rule 5-104(3)**
- A-10** Sending States shall respond to the Form IX, Mandatory Relocation Report, no later than 10 business days following receipt by the sending state. **Rule 5-103A(3)**
-

Priority B: Effective Returns

- B-01*** Home/Demanding States, shall return juveniles within five (5) business days of receiving a completed Form III or adult waiver. **Rule 6-102(10)**
- B-02*** Home/Demanding States shall return juveniles within 5 business days of receiving the order granting the requisition. **Rule 6-103(9) and 6-103A(9)**
- B-03** As it applies to Rule 5-103(3)(d), when Sending States determine a violation requires retaking, it shall return the juvenile within 5 business days. **Rule 5-103(3)(d)**
- B-04** If an alternative living arrangement is not secured, the Sending State shall return the juvenile no later than ten (10) business days following receipt of the Form IX, Mandatory Relocation Report. **Rule 5-103A(3)(b)**

While Performance Measurement Assessments (PMA) help ensure compliance with ICJ Rules, it is not feasible to proactively assess compliance with all ICJ Rules. Therefore, compliance-related matters may also be addressed in accordance with ICJ Compliance Policies 01-2009, 02-2009, and 03-2009. State Council Enforcement is addressed in accordance with ICJ Administrative Policy 02-2011. Commissioner Appointment is addressed in accordance with ICJ Administrative Policy 01-2015.